

replaced by new issues shall be revoked in the form and manner and upon the notice required by §§ 221.211 and 221.221.

(b) *Reissue of other carriers' concurrences issued in favor of former carrier.* Each carrier which has given a concurrence to a carrier whose tariffs are subsequently adopted shall reissue the concurrence in favor of the adopting carrier. If the carrier which issued the concurrence to the former carrier desires to revoke it or desires to replace it with a concurrence conferring less authority, the provisions of §§ 221.211 and 221.212 shall be observed.

(Approved by the Office of Management and Budget under control number 3024-0038) [ER-439, 30 FR 9439, July 29, 1965, as amended by ER-1271, 46 FR 63218, Dec. 31, 1981]

§ 221.236 Numbering adopting carrier's letters of tariff transmittal.

The adopting carrier (except a receiver or other fiduciary) shall consecutively number its letters of tariff transmittal in its own series of tariff transmittal numbers (commencing with No. 1 if the adopting carrier has not filed tariff publications with the Board prior to its adoption notice). A receiver or other fiduciary shall consecutively number its letters of tariff transmittal in the former carrier's series of tariff transmittal numbers.

§ 221.237 Numbering adopting carrier's Special Tariff Permission applications.

The adopting carrier (except a receiver or other fiduciary) shall consecutively number its applications for Special Tariff Permission in its own series of application numbers (commencing with No. 1 if the adopting carrier has not filed such applications prior to the adoption). A receiver or other fiduciary shall consecutively number its applications for Special Tariff Permission in the former carrier's series of application numbers.

§ 221.238 Cessation of operations without successor.

If a carrier cease operations without having a successor, it shall:

(a) File a supplement to each tariff of its own issue and cancel such tariff in its entirety. Such supplement shall state that operations are discontinued

and give reference to the Board's order permitting such discontinuance.

(b) Revoke all powers of attorney and concurrences which it has issued.

(Approved by the Office of Management and Budget under control number 3024-0038) [ER-439, 30 FR 9439, July 29, 1965, as amended by ER-1271, 46 FR 63218, Dec. 31, 1981]

Subpart U—Prescribed Forms

§ 221.240 Letter of tariff transmittal.

(a) *Form.* The letter of tariff transmittal required by § 221.163 shall contain the following information and shall be prepared substantially in the following form (on durable paper 8½ by 11 inches):

Name _____ (1) _____
Mail address _____
Date _____

Tariff Transmittal No. ____ (2) ____.

To the CIVIL AERONAUTICS BOARD,
Tariffs Section, Washington, D.C., 20428.

Sent you for filing in compliance with the requirements of the Federal Aviation Act of 1958, as amended, is the accompanying tariff publication issued by ____ (1) ____ and bearing:

(3) Tariff C.A.B. No. ____, effective ____.
____ Revised Page ____ of C.A.B. No. ____, effective ____.
Original Page ____ of C.A.B. No. ____, effective ____.
Supplement No. ____ to C.A.B. No. ____, effective ____.

(4) The above-named publication is concurred in by all carriers participating therein under concurrences (or, powers of attorney) which are now on file with the Civil Aeronautics Board except that the concurrences (or, powers of attorney) of the following named carriers are attached hereto:

Sufficient copies of the above-named publication have been sent to each carrier participating in the above-named publication for posting purposes in accordance with subpart N of your Economic Regulations, where required.

(5) _____

Signature _____ (6) _____
(Show typed name and title of issuing officer or agent below signature.)

(For explanations of reference marks shown in above form, see paragraph (b) of this section.)

(b) *Explanations of reference marks.* Where a reference mark is shown in the above letter of tariff transmittal form, the information to be shown where

§ 221.241

14 CFR Ch. II (1–1–99 Edition)

such reference mark appears shall conform to the requirements stated in the following explanation of the respective reference mark:

Ref- erence mark	Explanation
(1)	Show name of issuing carrier or agent exactly as it appears in the tariff publication. If issued by an agent, show the agent's title after the agent's name.
(2)	Show consecutive tariff transmittal number. Each issuing carrier or agent shall consecutively number its letter of tariff transmittals (commencing with Tariff Transmittal No. 1). Only one series of tariff transmittal numbers shall be used by each carrier or agent and separate series of numbers for passenger tariffs and property tariffs shall not be used.
(3)	Use whichever form of reference shown is appropriate for listing the publication filed. Each publication transmitted for filing shall be listed.
(4)	Omit the paragraph if no carriers other than the issuing carrier participate in the publication filed. Omit the clause beginning with the word "except" if all concurrences or powers of attorney have been previously filed with the Board.
(5)	Here state the changes and additions in the publications and the reasons therefor, or attach such statement and make reference thereto. (See § 221.165.)
(6)	The letter of transmittal shall bear the signature of the issuing officer or agent of the tariff publication filed. In the case of a corporate agent the signature of the designee of the corporation authorized by it to issue and file tariffs with the Board in its name shall appear at this point.

[ER-439, 39 FR 9439, July 29, 1965, as amended at 53 FR 52678, Dec. 29, 1988]

§ 221.241 Application for Special Tariff Permission.

(a) *Form.* The application for Special Tariff Permission provided for in subpart P of this part shall contain the following information, as far as applicable, and shall be prepared substantially in the following form (on durable paper 8½ by 11 inches):

Name _____ (1) _____
 Mail address _____
 Date _____
 Special Tariff Permission Application No. _____ (2) _____

To the CIVIL AERONAUTICS BOARD,

Tariffs Section, Washington, D.C. 20428.

_____ (1) _____ hereby petitions the Civil Aeronautics Board that your petitioner be permitted under Section 403 of the Federal Aviation Act of 1958, as amended, to put in force the following proposed tariff provisions to become effective not less than _____ days after the filing thereof with the Civil Aeronautics Board:

_____ (3) _____

The proposed tariff provisions will be published in _____ (4) _____.

The proposed tariff provisions will supersede and take the place of _____ (5) _____.

The following air carriers and foreign air carriers are known to maintain competitive _____ (Fares, rates, or charges) between the points where the proposed tariff provisions will apply (or points related thereto): _____ (6) _____.

The basis on which the proposed _____ (Fares, rates, or charges) are constructed is as follows: _____ (7) _____.

The following facts are relied upon by your petitioner as constituting special circumstances or unusual conditions which justify the request made herein: _____ (8) _____.

By _____ (1) _____
 _____ (9) _____
 (Signature)

(Show typed name and title of issuing officer or agent under signature)

(For explanations of reference marks shown in the above form, see paragraph (b) of this section.)

(b) *Explanations of reference marks shown in prescribed form.* Where a reference mark is shown in the above Special Tariff Permission application form, the information to be shown where such reference mark appears shall conform to the requirements stated in the following explanation of the respective reference mark:

Ref- erence mark	Explanation
(1)	Show name of issuing carrier or agent making the application exactly as it appears in such carrier's or agent's tariffs. If application is made by an agent, it shall state that the application is filed "for and on behalf of all carriers parties to tariff C.A.B. No. _____".
(2)	Show a consecutive application number. Each issuing carrier or agent shall consecutively number its Special Tariff Permission applications (commencing with No. 1) in only one series of application numbers.
(3)	The proposed rates, fares, charges, rules, or other tariff provisions shall be set forth clearly and completely, including the points of origin and destination of proposed rates, fares, and charges and the exact wording of proposed rules, commodity descriptions, routing, and other provisions. If the proposed provisions are to be published in a supplement, the proposed specific cancellation of the provisions to be superseded in the tariff and prior supplements shall be set forth. If desired, the proposed tariff provisions may be set forth in an attached exhibit or exhibits identified as Exhibits A, B, C, etc. and, in such instances, the application shall make reference to such exhibits substantially in the following manner: